

1873-014 Chancery Causes Ira G. Sprinkle for &c vs. William Z. Hobbs &  
Lee Co.

Reasor

CA-Debt

To the Hon Henry J Morgan Judge of the  
County Court of Lee County

Yours obedient Servant & Sprinkle who sues for  
the benefit of Joshua Hobbs respectfully represents  
that William B Hobbs being indebted to him  
in the sum in the sum of Thirty eight dollars  
and forty five cents - he the said Hobbs to acknowledge  
his indebtedness and promise payment thereof on  
the 15 day of December 1870 made his certain  
note in writing signed with his proper name  
the date whereof is the day and year aforesaid  
whereby he promised to pay one day after the  
date thereof to the said Sprinkle the said  
sum of Thirty eight dollars and forty five  
cents, which note is herewith filed for record  
and prayer to be considered hereunto.  
Yet your Auditor states that he has not as  
yet paid to him in his beneficiary the said  
sum of money or any part thereof. And the  
same is lost and owing and there is present  
cause of action thereon. He further states  
that the said William B Hobbs has removed  
from this State but, that he has estate within  
the said County - that the estate of Aaron S Hobbs  
is indebted to him in a large sum of money to  
wit the sum of \$151.40 which is now  
a decree for this sum then entered against said Hobbs &  
due and payable and Peter Reason & Henry Hobbs  
are the administrators of this estate. The object  
of this bill therefore is to obtain a decree  
against the said William B Hobbs for the debt  
due by him and also a decree against the  
personal representatives of the estate of the said  
Aaron S Hobbs requiring him to pay the same  
out of the debt due to the said William



and last that the said personal representative  
might pay the debt due from the estate of his  
debtor to the said William to prove that  
the same be attached in his hands and he  
be enjoined therefrom until a hearing of  
this cause your petitioners pray therefore  
is that the said William & Hobbs  
<sup>may Hobbs &</sup> ~~be the person and may Hobbs the administrator~~ <sup>of the estate of John S. Hobbs</sup> be made  
defendants to this bill and answer the  
same on oath and on a hearing a decree  
be rendered giving the relief as sought by  
the object of the bill and also general relief  
may your issue be  
Hoyan & Prichard



Dr. G. Sprink & for H.

v { Bill: And  
foreign attachment

Mr. G. Hobbs vol

with full

- 1772 Jan Bill filed: See Election
- Septo Poles, Gasson & Henry Hobbs
- 4 P. 1. 20 to them & C. P. vs to resolve 1.
- " Feb Decree nisi vs Home docto
- confirmed & continued for C. P.
- " March Canto for O. P.
- " April O. P. Canto & Decree nisi
- " May Decree nisi Canto & set for
- hearing in Chancery
- " June, 1772
- July Decree nisi

1773 Jan on motion for a  
decree nisi, and Decree  
confirming same

1774  
1775  
1776  
1777  
1778  
1779  
1780



See by Sprinkle for 12

14th

in 1870

Mr. G. Hobbs 1870

Sept

This cause is placed on the docket  
On Motion, And it appearing to the  
Court That the decree rendered in this cause,  
an error was committed to the prejudice  
of defendant Mr. G. Hobbs by making the  
debt in the bill mentioned bear interest from  
the 16<sup>th</sup> of December 1860 when it should  
have been made to bear interest from  
16<sup>th</sup> December 1870 - Wherefore to correct  
the error it is adjudged and decreed that the  
former decree be so modified that the said  
debt bear interest only from the 16<sup>th</sup> Decem-  
ber 1870 - And the cause is struck  
off the docket.

See L. Sprinkler

B. { all over, connecting  
    { even

Mr. G. Hobbs  
Entered under Book page  
370 James W. M. Clark

Enter this record

W. W. Morgan

Dec 17/73



104 Sprinkle for the

against

Wm G Hobbs & co

44

in by

Depts

This Cause Came on this day & before  
on the bill of the plaintiff exhibit filed  
and was argued by counsel and it  
appearing to the Court that process has  
been duly executed on the defendants  
~~who still fail to appear~~ and the Cause  
being now regularly Motu for hearing  
and they the said defendants still  
failing to appear the bill is taken  
taken for confessed and the Court  
being sufficiently advised on consid-  
eration it is adjudged ordered and decreed  
that the plaintiff for the benefit of Sarah  
Hobbs recover against the <sup>William G Hobbs</sup> defendants the  
sum of \$38.45 with legal interest thereon  
at 6 per centum per annum from  
the 16<sup>th</sup> day of December 1860 till paid  
and the costs of this Suit. And it  
further appearing that the defendants  
<sup>May Hobbs and the</sup> Peter Reaser ~~and May Hobbs~~ administrators  
of the estate of Aaron S Hobbs are  
indebted to their co-defendant William  
G Hobbs in a sum more than sufficient  
to pay the plaintiff's claim it is therefore  
further adjudged and decreed



May Hobbs & ~~page~~

That the said Peter Neeson and May  
Hobbs the personal representatives of James  
J. Hobbs pay out of the estate of ~~their~~ his  
intestate to the said beneficiary Leshua  
Hobbs the amount of this decree in his  
favor. And which sum when paid will  
be a proper set-off against to this extent  
against what the estate of the said James  
may owe their co-defendant William  
J. Hobbs. ~~And the co~~ ~~And the benefi-~~  
ciary Hobbs having executed the bond required  
by the 24-section of Chap 157 Code of 1860  
is now entitled to the benefit of this  
decree and the cause is Stricken off  
~~the docket~~ But the beneficiary plaintiff in order to  
entitle himself to the benefit of this decree is required to execute  
bond with good security in the sum of \$75.00 with condition  
to perform such future order as may be made upon the appearance  
of the non-resident defendants and his making service, and  
no further action being necessary the cause is Stricken from the docket

John H. Smith to win

12 { Decree.

John C. McWhorter

Entered C. B. Page Nov 77.

James W. Smith.

Entered this Decree

W. A. Thompson  
Jan'y 16 - 1872





# Circuit Court, 186 .

Steps at Present Term.

and date after date I bind  
my self to pay Ira G Springler  
thirty eight dollars and forty five  
cents for val received of him  
This Dec. the 13 day 1870  
attest A J Shephard William J Webb



# Docket,

No.

Last Order in the Case.

Plff. Atty.

Sub. issued for  
Plaintiff.

*from  
Shobbs  
miller*



Whereas Lashen Hobbs for whom benefit a suit has  
been instituted <sup>a suit</sup> in chancery in the county court of Lee  
County any injury against William G Hobbs. and  
who is alleged to be the

debtor of the said William. which suit is now  
pending in the said Court and the said  
Lashen Hobbs has this day made oath before  
me James W Orr clerk of the said Court  
that the claim which he the said Lashen asserts  
in said action for his benefit is just and  
that the amount of said claim is \$38.45 of  
principal money with interest from the 16<sup>th</sup>  
day of December 1870. that he the official  
best friend cause of action therefor. and that  
the said William G Hobbs is not a resident  
of this State - and affiant believes that he  
the said William has no other or debts due  
him within the said County in which the  
suit is, (Given under my hand this 18th day of  
Dec 1871.

James W Orr. clerk.



Don & Sprinkle Lark

as { Affidavit

Wm. G. Hobbs et al.



Virginia,

It is held in the Clerk's Office of the County Court of Lee County, on Monday, the 1st day of January 1872.

Ira G. Sprinkle, who sues for the benefit of Joshua Hobbs, Plaintiff  
against

William G. Hobbs, and Peter Reaser & Mary Hobbs - the personal  
representatives of Aaron S. Hobbs dec'd ----- Defendants

In Chancery.

The object of this suit is to obtain a decree in favor of the Plaintiff against the defendant William G. Hobbs for the debt in the Bill mentioned and <sup>also</sup> requiring said personal representatives to pay said debt, with its interest ~~and~~ the costs of this suit <sup>on account of their indebtedness</sup> ~~to the Plaintiff out of the debt due from their intestates' estate to said William G. Hobbs, or so much thereof as may be necessary, which has been attached in their hands~~ ~~noted~~ for the purpose until this suit is decided. And it appearing that the defendant William G. Hobbs is a non-resident of the State of Va. from evidence filed in the cause. It is ordered that he appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit.

Teste - James W. Orr, Clerk.

I, James W. Orr, Clerk of the County Court of Lee County, do certify that on Monday, the 15th day of January 1872, that being Court day, I posted a copy of the foregoing order at the front door of the Court House of said County.

James W. Orr, Clerk.



Era G. Sprinkle, for

vs. { Order of Publication.

William J. Hobbs & others

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# The Commonwealth of Virginia,

TO THE SHERIFF OF LEE COUNTY...GREETING:

WE COMMAND YOU TO SUMMON *William Z. Hobbs, and Peter Reavor*  
*and Mary Hobbs, the personal representatives of Aaron S.*  
*Hobbs dec'd*

to appear before the Judge of our County Court of Lee county, at the Court-House, in the Clerk's Office, at Rules  
to be holden for said Court, on the first Monday in *January* next to answer a bill in Chancery,  
exhibited in our said Court against *them* by *Ira R. Sprinkle, who sues for*  
*the benefit of Joshua Hobbs*

And have then there this writ. Witness, **JAMES W. ORR**, Clerk of our said Court, at the Court-House,  
this *21st* day of *December*, 187*1*, in the *96th* year of the  
Commonwealth.

*John B. Webb*, CLERK.

Proper affidavit having been made, the officer serving  
this writ is ordered to attach the debt due from the  
estate of Aaron S. Hobbs dec'd to the debt Mrs. J. Hobbs, in  
the hands of his co. defendants Peter Reaser & Mary Hobbs.  
admt & admt of said Aaron Hobbs' estate. to be administered  
or so much thereof as may be necessary to pay the plaintiff's  
debt, interest, & costs in the Bill mentioned & hold the same  
subject to the Decree of the Court.

John B. West, D. Clk.

John B. West, D. Clk.

Mrs. J. Hobbs & others

Mrs. J. Hobbs & others

January Rules 1872.

Exempted by delivering  
to Braden Reaser & others  
attorneys Hobbs & others  
affidavit copy & others  
25/12.

12/25/72



**Virginia:** At rules held in the clerk's office of the county court of Lee county, on Monday, the 1st day of January, 1872 Ira G. Sprinkle, who sues for the benefit of Joshua Hobbs, plaintiff

against  
William Z. Hobbs and Peter Reaser and Mary Hobbs, the personal representatives of Aaron S. Hobbs, dec'd, defendants  
IN CHANCERY.

The object of this suit is to obtain a decree against the defendant William Z. Hobbs for the debt in the bill mentioned, and also requiring said personal representatives to pay said debt, and the costs of this suit, on account of their indebtedness to said William Z. Hobbs, which has been attached for the purpose. And it appearing from evidence filed in the cause that the defendant William Z. Hobbs is a non-resident of the State of Virginia. It is ordered that he appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit.

Teste, JAMES W. ORR, Clerk.

a copy teste,  
jan18-4w JAMES W. ORR, Clerk.

Herald Office  
Marion Va. Feb. 18, 1872

I hereby certify that the annexed notice has been published, as required by law, for four consecutive weeks in the Marion Herald.

M. P. Muable  
Ed. Herald.

Printer's fee \$5.00